

1 RENE L. VALLADARES
2 Federal Public Defender
3 Nevada State Bar No. 11479
4 KATHERINE TANAKA
5 Assistant Federal Public Defender
6 California State Bar No. 314082
7 411 E. Bonneville, Ste. 250
8 Las Vegas, Nevada 89101
9 (702) 388-6577/Phone
10 (702) 388-6261/Fax
11 Katherine_Tanaka@fd.org

12 Attorney for Salvador Hernandez

13 **UNITED STATES DISTRICT COURT**

14 **DISTRICT OF NEVADA**

15 UNITED STATES OF AMERICA,

16 Plaintiff,

17 v.

18 SALVADOR HERNANDEZ,

19 Defendant.

20 Case No. 2:19-mj-00811-DJA
21 ORDER **TO CONTINUE**
22 **STATUS CHECK HEARING**
23 (Fourth Request)

24 In compliance with this Court's minute order, ECF No. 26, it is hereby stipulated and
25 agreed by and between Christopher Chiou, Acting United States Attorney, and Rachel Kent,
26 Special Assistant United States Attorney, counsel for the United States of America, and Rene
L. Valladares, Federal Public Defender, and Katherine Tanaka, Assistant Federal Public
Defender, counsel for Salvador Hernandez, that the Status Check Hearing be continued to a
date and time convenient to the Court, but no sooner than sixty (60) days.

27 This Stipulation is entered into for the following reasons:

28 1. Mr. Hernandez has two outstanding conditions to complete: (1) pay \$1150
29 fine; and (2) complete DUI School with VIP. ECF No. 17.

1 2. Mr. Hernandez is currently employed as an iron worker for Span
2 Construction. He works over 60 hours per week. The job requires extended travel for months
3 at a time. Mr. Hernandez has been working in Illinois and is soon moving to Ohio for the
4 next construction project. Because of the demands of the work, he has limited time to return
5 home. As a result, he has not completed the DUI class and is requesting an additional 60 days
6 to complete that requirement.

7 3. Mr. Hernandez has stated he mailed the check to pay his fine on or around
8 May 14, 2021. Defense counsel will continue to check in to see if the balance is cleared.

9 4. The defendant is not in custody and agrees with the need for the continuance.

10 5. The parties agree to the continuance

11 This is the fourth request for a continuance of the status check hearing.

12 DATED this 25th day of May 2021.

13
14 RENE L. VALLADARES
15 Federal Public Defender

16
17 CHRISTOPHER CHIOU
18 Acting United States Attorney

19
20 By /s/ Katherine Tanaka
21 KATHERINE TANAKA
22 Assistant Federal Public Defender

23
24 By /s/ Rachel Kent
25 RACHEL KENT
26 Special Assistant United States Attorney

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

UNITED STATES OF AMERICA,
Plaintiff,
v.
SALVADOR HERNANDEZ,
Defendant.

Case No. 2:19-mj-00811-DJA

IT IS ORDERED that the Status Check Hearing be continued to _____
September 30, 2021, at 1:30 p.m. in Courtroom 3A. 

DATED this 27th day of May 2021.

300

DANIEL J. ALBREGTS, U.S. Magistrate Judge